

### REMARKS

Applicant, through his attorney, gratefully acknowledges the courtesy of a personal interview that was extended by Primary Examiner Stephen N. Gravine, on February 17, 2005.

During the course of the aforementioned interview, the current amendment in slightly altered form was presented for the purposes of disclosure and comparison with the references of record taken both alone and in combination with one another, as well as, the Hait reference, U.S. Patent No. 4,877,010, which was brought up by Primary Examiner Gravine toward the end of the discussions.

In particular it was emphasized that the most compelling distinction between the Applicant's claimed invention and the prior art is the simple fact that the Applicant's windscreen apparatus is structurally independent of the outdoor cooking grill and specifically designed and intended to have the base member of the apparatus disposed in an underlying relationship relative to the cooking grill (emphasis supplied.)

Furthermore, informal evidence was provided regarding the commercial success of the Applicant's invention in the first year of commercial sales to wit:

1st Quarter sales 2004	310 units
2nd Quarter sales 2004	132 units
3rd Quarter sales 2004	161 units
4th Quarter sales 2004	159 units
Total _____	762 units in 2004

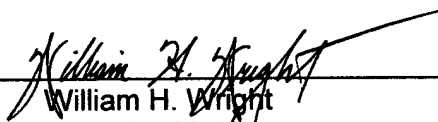
Additionally is the fact that in the first month of 2005, the sales in January were 345 units which surpassed the highest quarterly sales of the previous year.

Based on the foregoing situation, it is sincerely believed that the claims as now presented clearly define patentable subject matter; and, a formal Notice of Allowance based thereon is earnestly solicited.

Respectfully submitted,

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Dated: April 5, 2005

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